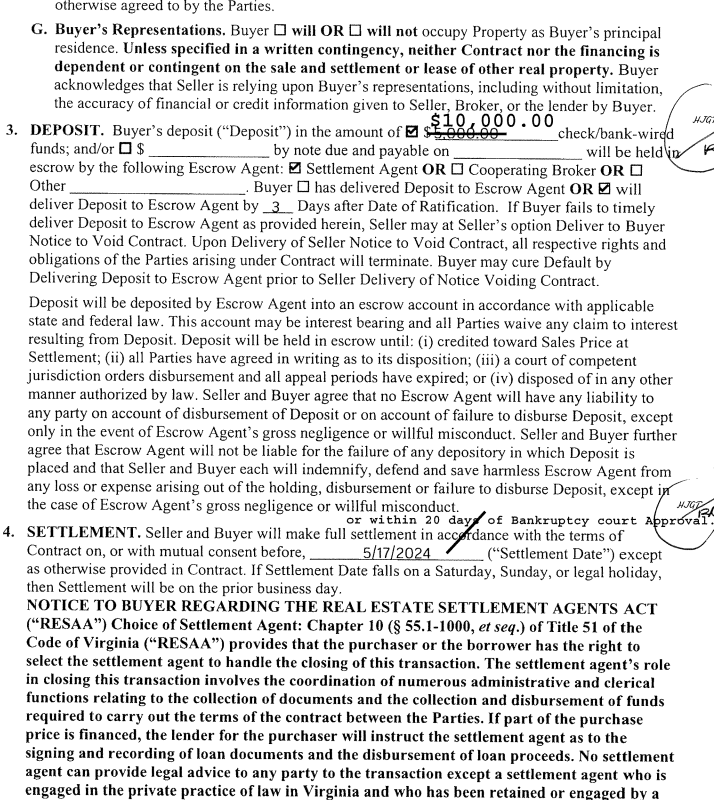
### RESIDENTIAL SALES CONTRACT (Virginia)

	This	sales contract ("Contract") is offered on <u>4/17/2024</u> ("Date o	f Offer") between Ro	nald
Tason G	IVAV	arro ("D") and EAGEL DOOR		
	-1	"Seller") collectively referred to as "Parties", who, among o	ther things hereby cor	ifirm and
HIGT/	cate 1111	swiedge by their initials and signatures herein that by prior disci	OSUre in this real estate	transaction
		TURY 21 New Millennium ("Listing Brokerage") represents S	eller, and <u>Proplocate</u>	Realty,
10	Coor	("Cooperating Brokerage") represents Buy	er. The Listing Broke	rage and
	and c	erating Brokerage are collectively referred to as "Broker." In co	nsideration of the muti	ual promises
	which	ovenants set forth below, and other good and valuable considerander and are acknowledged, the Parties agree as follows:	ition the receipt and su	fficiency of
	(	EAL PROPERTY. Buyer will buy and Seller will sell for the s	ales price in Paragraph	12(A) below
	aı aı	Sales Price") Seller's entire interest in the real property (with all opurtenances) described as follows ("Property"):	I improvements, rights	and
	T	AX Map/ID # 0482-03-2055 Legal Description: I	ot(a) 20FF	
	S	Subdivision or Condominium VIE	20052000	
	P	arking Space(s) # County/Municipality	FΔIREVA	
	1)	eed Book/Liber# 276Q3 Daga/Ealia#	1 4 4 77	
	St	reet Address 1010 LYNN S	STREET SW	
	U	reet Address	ode 22180	
	2. P	RICE AND FINANCING. (Any % are percentages of Sales Price)		The second secon
	A	. Sales Price.	\$875,000.00	
		Down Payment (If no financing, Down Payment equals Sales Price)	. \$ <u>875,000.00</u>	_ or %
	C	Financing.		
		1. First Trust (if applicable)	\$	or %
		☐ Conventional ☐ VA ☐ FHA	Ψ	_ 01 /0
		☐ USDA ☑ Other: Costruction		
		2. Second Trust (if applicable)	\$ <u>0.00</u>	or %
		3. Seller Held Trust (if applicable)	\$0.00	
		TOTAL DINIANOVA		_ 01 /0
		TOTAL FINANCING	\$	_ or %
	D.	"Seller Subsidy" to Buyer. Sellers' net reduced by:	\$ <u>0.00</u>	or %
		Financing Contingency. Contract  is contingent (addendum		
		<b>contingent</b> on financing. If Contract is contingent on financing	t: (i) Buver will make	written
		application for the financing and any lender-required property	insurance no later than	seven (7)
		days after Date of Ratification; and (ii) Buyer grants permission	n for Cooperating Brol	cerage and
		the lender to disclose to Listing Brokerage and Seller general in	nformation available al	bout the
		progress of the loan application and loan approval process.		
	F.	Appraisal Contingency. Contract □ is contingent (addendum	attached) OR 🗷 is no	of
		contingent on Appraisal. If Contract is contingent on financing	and/or Appraisal Sel	ler will
		provide Appraiser(s) reasonable access to Property for Appraise	al purposes. If Contrac	t is not
		contingent on financing and/or Appraisal; Seller will OR	will not provide Appr	aiser(s)
		reasonable access for Appraisal purposes.	- 11	. /

NVAR K1321: v01/24 Page 1 of 11 If Contract is not contingent on Appraisal, Buyer will proceed to Settlement without regard to Appraisal. Seller and Buyer authorize Broker to release Sales Price to Appraiser(s) who contacts them to obtain the information. Nothing in this subparagraph creates a financing contingency not otherwise agreed to by the Parties.



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party to the transaction for the purpose of providing legal services to that party. No settlement agent may collect any fees from a represented seller payable to the settlement agent or its subsidiaries, affiliates, or subcontractors without first obtaining the written consent of the seller's counsel.

Variation by agreement: The provisions of the RESAA may not be varied by agreement, and rights conferred by this chapter may not be waived. The seller may not require the use of a particular settlement agent as a condition of the sale of the property.

Escrow, closing and settlement service guidelines: The Virginia State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement, or closing services. As a party to a real estate transaction, the purchaser or borrower is entitled to receive a copy of these guidelines from their settlement agent, upon request, in accordance with the provisions of the RESAA.

RL TITLE & Escrow

BUYER'S NOTICE TO SELLER. Buyer designates

("Settlement Agent"). Buyer agrees to contact Settlement Agent within ten (10) Days of Date of Ratification to schedule Settlement. Settlement Agent will order the title exam and survey if required. Pursuant to Virginia law, Settlement Agent is the sole agent responsible for conducting the Settlement as defined in Virginia Code § 55.1-900, et seq. Delivery of the required funds and executed documents to the Settlement Agent will constitute sufficient tender of performance. Funds from this transaction at Settlement may be used to pay off any existing liens and encumbrances, including interest, as required by lender(s) or lienholders.

To facilitate Settlement Agent's preparation of various closing documents, including any Closing Disclosure, Buyer hereby authorizes Settlement Agent to send such Closing Disclosure to Buyer by electronic means and agrees to provide Settlement Agent with Buyer's electronic mail address for that purpose only.

- 5. DOWN PAYMENT. Down Payment will be paid on or before Settlement Date by certified or cashier's check or by bank-wired funds as required by Settlement Agent. An assignment of funds will not be used without prior written consent of Seller.
- 6. DELIVERY. This paragraph specifies the general delivery requirements under Contract. For delivery of property or condominium owner's association documents see the VIRGINIA RESALE DISCLOSURE ACT paragraph of Contract.

Delivery ("Delivery," "delivery," or "delivered") methods may include hand-carried, sent by professional courier service, by United States mail, by facsimile, or email transmission. The Parties agree that Delivery will be deemed to have occurred on the day: delivered by hand, delivered by a professional courier service (including overnight delivery service) or by United States mail with return receipt requested, or sent by facsimile or email transmission, either of which produces a tangible record of the transmission.

Deliveries will be sent as follows:  A. Addressed to Seller at Property address unless otherwise specified below by  United States mail, hand delivery or courier service OR  fax OR  email (check all that apply):  To Seller:    dylan.trache@nelsonmullins.com; Stephen@realmarkets.com
B. Addressed to Buyer by ☐ United States mail, hand delivery or courier service OR ☐ fax OR ☑ email (check all that apply):
To Buyer: rbnsalas57@gmail.com

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- 7. VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT. The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the Code of Virginia) requires Seller to deliver a disclosure statement prior to the acceptance of Contract unless the transfer of Property is exempt. The law requires Seller, on a disclosure statement provided by the Real Estate Board, to state that Seller makes no representations or warranties concerning the physical condition of the Property and to sell the Property "as is," except as otherwise provided in Contract.
- 8. VIRGINIA RESALE DISCLOSURE ACT. Seller represents that the Property □ is OR ☑ is not located within a development that is subject to the Virginia Property Owners' Association Act ("POAA"). Seller represents that the Property □ is OR ☑ is not located within a development that is subject to the Virginia Condominium Act ("Condo Act").
  - A. Section 55.1-2308 of the Resale Disclosure Act requires the following contract language: Subject to the provisions of §55.1-2317, any contract for the resale of a unit in a common interest community shall disclose that (i) the unit is located in a common interest community; (ii) the seller is required to obtain from the association a resale certificate and provide it to the purchaser; (iii) the purchaser has the right to cancel the contract pursuant to §55.1-2312; (iv) the purchaser has the right to request an update of such resale certificate in accordance with §55.1-2311; and (v) the right to receive the resale certificate and the right to cancel the contract are waived conclusively if not exercised before settlement.

The provisions of §55.1-2312 allow for Buyer cancellation of the Contract under the following circumstances: (i) within 3 days, or up to 7 days if extended by the ratified real estate contract, after the ratification date of the contract if the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable on or before the date that the contract is ratified; (ii) within 3 days, or up to 7 days if extended by ratified real estate contract, from the date the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable if delivery occurs after the contract is ratified; or (iii) at any time prior to settlement if the resale certificate is not delivered to the purchaser. Pursuant to §55.1-2307 and for purposes of this Paragraph, "ratified real estate contract" includes any addenda to Contract. If the unit is governed by more than one association, the timeframe for the purchaser's right of cancellation shall run from the date of delivery of the last resale certificate.

	shall run from the date of delivery of the last resale certificate.
	<b>B.</b> For delivery of the Resale Certificate or the Notice of non-availability of the Certificate, Buyer prefers delivery atif electronic orif hard copy.
9.	PROPERTY MAINTENANCE AND CONDITION; INSPECTIONS. Except as otherwise specified herein, Seller will deliver Property free and clear of trash and debris, broom clean and in substantially the same physical condition to be determined as of ☑ Date of Offer OR ☐ Date of home inspection OR ☐ Other: (if no date is selected, then Date of Offer). Seller will have all utilities in service through Settlement. Buyer and Seller will not hold Broker liable for any breach of this Paragraph. Buyer acknowledges that except as otherwise specified in Contract, Property, including electrical, plumbing, existing appliances, heating, air conditioning, equipment and fixtures will convey in its AS-IS condition as of the date specified above. ☐ Contract is contingent upon home inspection(s) and/or other inspections of Property. (Addendum

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	Ø	attached); Buyer wa inspection		oportunity erty.	y to make C	ontract c	ontingen	t upon h	ome insp	pection	ı(s) and/or	· other
	pro	vide Brok	er, Buyer,	and inspe	ome inspect ector(s) reta inspection(s	ined by E	Buyer rea	r inspect isonable	tions of F access to	Propert Prop	y, Seller verty to cor	will nduct
	wall Buy acce	t <b>not prov</b> kthrough it er, and licess to Prop	ide accessinspection censed (if a perty to co and c	s to anyor (s) as pro applicable nduct hor ending or	n home inspace for the purided belowe), professione inspection de to by the I	rpose of w. <b>Howev</b> pnal, insu pn(s) and	conducti er, if ch red inspe or other	ing inspe ecked C ector(s) r inspecti	ection(s)  I Seller vetained becomes	except will proby Buy Proper	t for ovide Bro yer reason ty beginn	ker, able
	Sell	er will pro	ovide Brok	ter and B	s contingen uyer reason ys prior to S	able acce	ss to Pro	perty to	make wa	other ir alkthro	nspections ough	<b>'</b> >
10	give digit Settl suffe have	e possessic tal keys, it lement. If erance of the right	on of Propo f any. Sello Seller fail Buyer and to proceed	erty at Se er will tra s to do so hereby e d by any l	therwise agettlement, in ansfer exclust and occupations and occupations was legal means and by Buyered by Buyered by Buyered	cluding d sive cont les Prope lives all r available	elivery or ol of any rty beyon otice to e to obtai	of keys, respectively Smart and Settle quit as point posses	mailbox Devices ment, Se rovided ssion of I	keys, k to Buy eller wa by law Propert	cey fobs, cer at ill be a ter w. Buver w	codes, nant at
Wa Ho Air Hea Sev Sep	iter Site Water Concating: wage Intic V	ipply: er: ditioning: Disposal: Vaiver Dis	☐ Public ☐ Oil ☐ Oil ☐ Oil ☐ Public Sclosure pr	Priv Gas Gas Gas Gas Gas Gas Gas Gas Condition	AS. (Check vate Well  B	□Cor c. □Oth c. □Hea c. □Hea □Cor applicable	mmunity er at Pump at Pump mmunity	□Other □Other Septic □	Alternati	□ ive Sen	Zones Zones tic for # BI State Boar	 R ·
	PER fixtu fixtu storn	RSONAL ares, if exi ares, indoo n window	PROPER isting: builor and outdoor, storm do	TY AND  lt-in heat  loor sprin  oors, screen	FIXTURE ing and cer akler system ens, installe heat detect	CS. Prope tral air o s, bathrod d wall-to-	ondition om mirro -wall car	ing equi ors, sump peting, v	pment, p p pump, vindow s	plumbi attic ai shades.	ing and lig nd exhaus blinds, w	ghting t fans, indow

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**DO** convey. If more than one of an item conveys, the number of items is noted.

devices installed, hardwired or attached to personal property or fixtures conveyed pursuant to this paragraph, including but not limited to, smart switches, smart thermostats, smart doorbells, and security cameras ("Smart Devices") **DO** convey. Electric vehicle charging stations **DO** convey. Solar panels installed on the Property **DO** convey (see attached Addendum). All surface or wall mounted electronic components/devices **DO** NOT convey; however, all related mounts, brackets and hardware

1

The items marked YES below are currently installed or offered and will convey.

Yε	es # Items	Yes # Items		Yes # Items	•
	Alarm System Built-in Microwave Ceiling Fan Central Vacuum Clothes Dryer Clothes Washer Cooktop Dishwasher Disposer Electronic Air Filter Fireplace Screen/Door	☐ Free Function Func	rnace Humidifier rage Opener w/ remote s Log ub, Equip & Cover ercom lyground Equip ol, Equip, & Cover frigerator w/ ice maker	Yes # Items	Satellite Dish Storage Shed Stove or Range Trash Compactor Wall Oven Water Treatment System Window A/C Unit Window Fan Window Treatments Wood Stove
	sold in "As Is, Where is " o	ondition and su	bject to US Bankr	uptcy Court	Approval.
	FUEL TANKS. ☐ Fuel Tank owned, convey) # Unless remaining in supply tank(s) at LEASED ITEMS. Any leased tanks, water treatment systems DO NOT convey absent an exthe leased items within Proper	s otherwise agreed Settlement will be d items, systems of s, lawn contracts, s spress written agree	I to in writing, any he ecome the property of r service contracts (i ecurity system mon ement by Buyer and	neating or cool of Buyer. including, but itoring, and sales the feet of the fe	not limited to, fuel
13.	IRS/FIRPTA – WITHHOLD "Foreign Person," as defined by Seller is a Foreign Person, Buy Service (IRS) up to fifteen perform which includes both Selle cooperate with each other and proceeds are not sufficient to corequired to pay at Settlement such withholding payment.  Buy SMOKE DETECTORS. Selle in accordance with the laws an	DING TAXES FO by the Foreign Inver- yer may be required cent (15%) of the Ser and Buyer tax id Settlement Agent to over the withholding uch additional cert yer will deliver Prop	eR FOREIGN SEL estment in Real Property of the withhold and particle on behalf lentification number to effectuate the legang obligations under ified funds necessare perty with smoke de	LER. Seller Letty Tax Act any to the Internation of the Seller as. The Parties al requirement FIRPTA, Sery for the purp	(FIRPTA). If nal Revenue and file an IRS agree to ts. If Seller's ller may be ose of making
15. 7 l t t H	TARGET LEAD-BASED PAProperty   were OR □ were 1978, then, unless exempt under the statute and a copy of the "SPaint and/or Lead-Based Paint equired by law. Buyer   Property for the presence of lead-	INT HOUSING. not constructed be r 42 U.S.C. §4852 ale: Disclosure and Hazards" has been OR □ does not y	Seller represents that fore 1978. If the dwarf of the dwarf of the foreign of the	vellings were of dered "target of Information a part of the Control of the Contro	constructed before housing" under n on Lead-Based Contract as

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Sales Contract Addendum for Lead-Based Paint Testing is attached to establish the conditions for a lead-based paint risk assessment or inspections.

16	. WOOD-DESTROYING INSECT INSPECTION. I None I Buyer at Buyer's expense OR
	Delier at Seller's expense will furnish a written report from a licensed nest control firm dated not
	more than 90 days prior to Settlement ("WDI Report") showing that all dwelling(s) and/or garage(s)
	within Property (excluding fences or shrubs not abutting garage(s) or dwelling(s)) are free of visible
	evidence of live wood-destroying insects and free from visible damage. Seller will provide Ruyer
	Broker and any representatives of the licensed pest control firm selected by the appropriate party
	above reasonable access to the Property to perform wood-destroying insect inspection(s). Any
	treatment for live wood-destroying insects and/or repairs for any damage identified in WDI Report
	will be made at Seller's expense and Seller will provide written evidence of such treatment and/or
	repair prior to date of Settlement which will satisfy the requirements of this Paragraph. Unless the
	Parties otherwise agree in writing, all treatment and/or repairs are to be performed by a contractor
	licensed to do the type of work required.

17. HOME WAR	RRANTY. 🗀 Yes OR 🗹 N	o. Home V	Warranty Policy	y selected by:	Buver OR 🖂
Seller and paid	d for and provided at Settle	ment by:	☐ Buyer OR	☐ Seller. Cost no	of to exceed
\$	Warranty provider to			•	

- **18. DAMAGE OR LOSS.** The risk of damage or loss to Property by fire, act of God, or other casualty remains with Seller until Settlement.
- 19. TITLE. Buyer will promptly order a title report, as well as any required or desired survey. Fee simple title to Property, and everything that conveys with it, will be sold free of liens except for any loans assumed by Buyer. Seller will convey title that is good, marketable and insurable with no additional risk premium to Buyer or non-standard exceptions. In case action is required to perfect the title, such action must be taken promptly by Seller at Seller's expense. Title may be subject to externests, covenants, conditions and restrictions of record, if any, as of Date of Ratification.
  - Seller will convey Property by general warranty deed with English covenants of title ("Deed"). The manner of taking title may have significant legal and tax consequences. Buyer is advised to seek the appropriate professional advice concerning the manner of taking title. Seller will sign such affidavits, lien waivers, tax certifications, and other documents as may be required by the lender, title insurance company, Settlement Agent, or government authority, and authorizes Settlement Agent to obtain pay-off or assumption information from any existing lenders. Seller will pay any special assessments and will comply with all orders or notices of violations of any county or local authority, condominium unit owners' association, homeowners' or property owners' association or actions in any court on account thereof, against or affecting Property on Settlement Date. Broker is hereby expressly released from all liability for damages by reason of any defect in the title.
- 20. NOTICE OF POSSIBLE FILING OF MECHANICS' LIEN. Code of Virginia §43-1 et seq. permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 Days from the last day of the month in which the lienor last performed work or furnished materials; or (ii) 90 Days from the time the construction, removal, repair or improvement is terminated. AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

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- 21. FEES. Seller will pay for Deed preparation, costs to release any existing encumbrances, Grantor's tax, as well as any Regional Congestion Relief Fee and Regional WMATA Capital Fee (applicable in Alexandria City, Arlington, Fairfax, Loudoun and Prince William Counties and all cities contained within). Buyer will pay for the title exam, survey, and recording charges for Deed and any purchase money trusts. Third-party fees charged to Buyer and/or Seller, including but not limited to, legal fees and Settlement Agent fees, will be reasonable and customary for the jurisdiction in which Property is located.
- 22. BROKER'S FEE. Seller irrevocably instructs Settlement Agent to pay Broker compensation ("Broker's Fee") at Settlement as set forth in the listing agreement and to disburse any compensation offered by Listing Brokerage to Cooperating Brokerage in writing as of Date of Offer, and the remaining amount of Broker's compensation to Listing Brokerage.
- 23. ADJUSTMENTS. Rents, taxes, water and sewer charges, condominium unit owners' association, homeowners' and/or property owners' association regular periodic assessments (if any) and any other operating charges, are to be adjusted to the Date of Settlement. Taxes, general and special, are to be adjusted according to the most recent property tax bill(s) for Property issued prior to Settlement Date, except that recorded assessments for improvements completed prior to Settlement, whether assessments have been levied or not, will be paid by Seller or allowance made at Settlement. If a loan is assumed, interest will be adjusted to the Settlement Date and Buyer will reimburse Seller for existing escrow accounts, if any.

#### 24. ATTORNEY'S FEES.

- A. If any Party breaches Contract and a non-breaching Party retains legal counsel to enforce its rights hereunder, the non-breaching Party will be entitled to recover against the breaching Party, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under Contract, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto. Should any tribunal of competent jurisdiction determine that more than one party to the dispute has breached Contract, then all such breaching Parties will bear their own costs, unless the tribunal determines that one or more parties is a "Substantially Prevailing Party," in which case any such Substantially Prevailing Party will be entitled to recover from any of the breaching parties, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under this Agreement, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto.
- **B.** In the event a dispute arises resulting in the Broker (as used in this paragraph to include any agent, licensee, or employee of Broker) being made a party to any litigation by Buyer or by Seller, the Parties agree that the Party who brought Broker into litigation will indemnify the Broker for all of its reasonable Legal Expenses incurred, unless the litigation results in a judgment against Broker.
- 25. **DEFAULT.** If Buyer fails to complete Settlement for any reason other than Default by Seller, Buyer will be in Default and, at the option of Seller, Deposit may be forfeited to Seller as liquidated damages and not as a penalty. In such event, Buyer will be relieved from further liability to Seller. If Seller does not elect to accept Deposit as liquidated damages, Deposit may not be the limit of Buyer's liability in the event of a Default. Buyer and Seller knowingly, freely and voluntarily waive any defense as to the validity of liquidated damages under Contract, including Seller's option to elect liquidated damages or pursue actual damages, or that such liquidated damages are void as penalties or are not reasonably related to actual damages.

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If Seller fails to perform or comply with any of the terms and conditions of Contract or fails to complete Settlement for any reason other than Default by Buyer, Seller will be in Default and Buyer will have the right to pursue all legal or equitable remedies, including specific performance and/or damages. If either Buyer or Seller is in Default, then in addition to all other damages, the defaulting party will immediately pay the costs incurred for title examination, Appraisal, survey and Broker's Fee in full.

If either Seller or Buyer refuses to execute a release of Deposit ("Release") when requested to do so in writing and a court finds that such party should have executed the Release, the party who so refused to execute the Release will pay the expenses, including, without limitation, reasonable attorney's fees, incurred by the other party in the litigation.

**26. VOID CONTRACT.** If Contract becomes void and of no further force and effect, without Default by either party, both Parties will immediately execute a release directing that Deposit, if any, be refunded in full to Buyer according to the terms of the DEPOSIT paragraph.

#### 27. DEFINITIONS.

- A. "Date of Ratification" means the date of Delivery of the final acceptance in writing by Buyer and Seller of all the terms of Contract to Buyer and Seller (not the date of the expiration or removal of any contingencies).
- **B.** "Appraisal" means written appraised valuation(s) of Property, conducted by a Virginia-licensed appraiser ("Appraiser").
- C. "Day(s)" or "day(s)" means calendar day(s) unless otherwise specified in Contract.
- D. All references to time of day refer to the Eastern Time Zone of the United States.
- **E.** For the purpose of computing time periods, the first Day will be the Day following Delivery and the time period will end at 9:00 p.m. on the Day specified.
- F. The masculine includes the feminine and the singular includes the plural.
- G. "Legal Expenses" means attorney fees, court costs, and litigation expenses, if any, including, but not limited to, expert witness fees and court reporter fees.
- **H.** "Notices" ("Notice," "notice," or "notify") means a unilateral communication from one party to another. All Notices required under Contract will be in writing and will be effective as of Delivery. Written acknowledgment of receipt of Notice is a courtesy but is not a requirement.
- I. "Buyer" and "Purchaser" may be used interchangeably in Contract and any accompanying addenda or notices.
- J. "Seller Subsidy" is a payment from Seller towards Buyer's charges (including but not limited to loan origination fees, discount points, buy down or subsidy fees, prepaids or other charges) as allowed by lender(s), if any. Seller Subsidy reduces total proceeds to Seller at Settlement. It is Buyer's responsibility to confirm with any lender(s) that the entire credit provided herein may be utilized. If lender(s) prohibits Seller from the payment of any portion of this credit, then said credit will be reduced to the amount allowed by lender(s).
- 28. TIME IS OF THE ESSENCE. Time is of the essence means that the dates and time frames agreed to by the Parties must be met. Failure to meet stated dates or time frames will result in waiver of contractual rights or will be a Default under the terms of the Contract.

29. REAL ESTATE LICENSED PARTIES. The Parties acknowledge that	is an
□ active <b>OR</b> □ inactive licensed real estate agent in □ Virginia and/or □ Other either the □ Buyer <b>OR</b> □ Seller <b>OR</b> □ is related to one of the Parties in this transaction	and is

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- 30. ENTIRE AGREEMENT. Buyer and Seller should carefully read Contract to be sure that the terms accurately express their agreement. All contracts for the sale of real property, including any changes or addenda, must be in writing to be enforceable. Contract will be binding upon the Parties and each of their respective heirs, executors, administrators, successors, and permitted assigns. The provisions not satisfied at Settlement will survive the delivery of the deed and will not be merged therein. Contract, unless amended in writing, contains the final and entire agreement of the Parties and the Parties will not be bound by any terms, conditions, oral statements, warranties or representations not herein contained. The interpretation of Contract will be governed by the laws of the Commonwealth of Virginia. Contract may be signed in one or more counterparts, each of which is deemed to be an original, and all of which together constitute one and the same instrument. Typewritten or handwritten provisions included in Contract will control all pre-printed provisions in conflict.
- 31. ASSIGNABILITY. Contract may not be assigned without the written consent of Buyer and Seller. If Buyer and Seller agree in writing to an assignment of Contract, the original parties to Contract remain obligated hereunder until Settlement.
- **32. ADDITIONS.** The following forms, if ratified and attached, are made a part of Contract. (This list is not all inclusive of addenda that may need to be attached).

	Home Inspection/Radon Testing Contingency	New Home Sales Addendum
	Lead-Based Paint Inspection Contingency	Escalation Addendum
	Contingencies/Clauses	Private Well and/or Septic Inspection
	Pre-Settlement Occupancy	Post-Settlement Occupancy
Ø	Residential Property Disclosure Statement	Lead-Based Paint Disclosure
	FHA Home Inspection Notice	 VA/FHA/USDA Financing
	Conventional Financing	Addendum: Sale
	Extension of Review Period For Common Interest	Solar Panel Addendum
	Community Resale Certificate	 Other (specify): Bankruptcy Addendum

Date of Ratification	(see DEFINITIONS)
4/18/24	`

Property is sold strictly in "as-is, where-is" condition. Property is subject to US Bankruptcy Court Approval. Property is being sold by a Bankruptcy Trustee.

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SELLER:	BUYER:		
04/18/2024 H. Jason Gold Trustee	4-11-24, Ronald Nevarro		
Date Signature H. Jason Gold, Chapter 7 Trustee Not individually but solely in his capacity as the Chapter 7 Trustee in Bankruptcy In re: EagleDatopertismandreInvestments LLC Bankruptcy Case No: 23-10566-KHK	Date Signature  9/11/2-/ Date Signature		
Date Signature	Date Signature		
Date Signature	Date Signature		
For information purposes only:	**************		
Listing Brokerage's Name and Address:  CENTURY 21 New Millennium	Cooperating Brokerage's Name and Address:  Proplocate Realty, LLC		
6631 Old Dominion DR, McLean, VA 22101 Brokerage Phone #: (703) 556-4222	701 W Broad ST STE 205, Falls Church, VA 22046 Brokerage Phone #: (703) 538-1113		
Bright MLS Broker Code: <u>CENT2007</u> VA Firm License #: <u>0226004377</u> Stephen Karbelk/ Stephanie A Young	Bright MLS Broker Code: PROL1  VA Firm License #: 0226008873  Agent Name: Ruben C Salas		
Agent Email: stephanie@realmarkets.com Agent Phone #: (571) 481-1037	Agent Phone #:(571) 639-8542		
MLS Agent ID #3064904  VA Agent License #:SP40002352  Team Name:	MLS Agent ID #		
Team Business Entity License #:	Team Business Entity License #:		

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NVAR K1321; v01/24 Page 11 of 11

#### CONTINGENCIES/CLAUSES ADDENDUM

	dendum is made on 4-11-24, to a sales contract ("Contract") offered on 4-11-24,
between	
	n Gold, Trustee ("Seller") for the
	and sale of Property: 1010 Lynn St SW
Vienna	VA 22180
The follo	owing provisions if initialed by the parties are incorporated into and made a part of this:
1. CON	TINGENCIES
A. S	ALE OF BUYER'S PROPERTY AND KICK-OUT This Contract is contingent until
9	p.m days after Date of Ratification ("Deadline") upon the sale of
E	Buyer's property located at
Τ -	("Buyer's Property"). If Buyer does not satisfy, amend or remove
	his contingency by the Deadline pursuant to sub-paragraph 3 below, this Contract will ecome void.
1	) Seller may continue to offer Property for sale and accept bona fide back-up offers to this Contract until this contingency is satisfied or removed. If a back-up offer is accepted, Seller will Deliver Notice to Buyer requiring that this contingency be removed or satisfied pursuant to sub-paragraph 3 below not later than 9 p.m days after Delivery of Notice or this Contract will become void. If Buyer fails to
	satisfy or remove the contingency by Deadline, this Contract will become void.
2	Buyer's Property will be listed exclusively and actively marketed by a licensed real estate broker and entered into a multiple listing service within days after the Date of Ratification at a price not to exceed \$
3	) Buyer may:
	<ul> <li>Satisfy this contingency by Delivering to Seller a copy of the ratified contract for the sale of Buyer's Property with evidence that all contingencies, other than financing and appraisal, have been removed or waived by Deadline OR</li> </ul>
	b. Remove this contingency by Delivering to Seller (1) a letter from the lender stating that the financing is not contingent in any manner upon the sale and settlement of any real estate or obtaining a lease of any real estate and that Buyer has sufficient funds available for the down payment and closing costs necessary to complete Settlement; <b>OR</b> (2) evidence of sufficient funds available to complete Settlement without obtaining financing.
4	) If Buyer satisfies the requirements of sub-paragraph 3.a. above, this Contract will remain contingent upon the settlement of the sale of Buyer's Property. This paragraph

will survive the satisfaction of the contingency for the sale of Buyer's Property.

	Settlement (under this Contract) may not be delayed more than Days after the
	Settlement Date (specified in this Contract) without the parties' written consent.
	Seller □ will <b>OR</b> □ will not accept an assignment of funds. If a further delay is
	required to obtain coinciding settlements, Buyer may at Buyer's option declare the
	Contract void in writing. Nothing herein shall prohibit the parties from mutually
	agreeing to extend Settlement Date under terms acceptable by both parties. If at any
	time after Date of Ratification the contract for the sale of Buyer's Property becomes
	void, Buyer will immediately Deliver Notice to Seller together with evidence of such
	voiding, at which time either Seller or Buyer may declare this Contract void by
	Delivering Notice to the other party.
В	. SETTLEMENT OF BUYER'S PROPERTY Settlement of this Contract is contingent
	upon the settlement of the contract for the sale of Buyer's property located at
_	
ı	("Buyer's Property"). Settlement (under this
	Contract) may not be delayed more than days after Settlement Date
	(specified in this Contract) without the parties' written consent. Seller □ will <b>OR</b> □ will
	not accept an assignment of funds. If a further delay is required to obtain coinciding
	settlements Buyer may at Buyer's option declare the Contract void in writing. Nothing
	herein shall prohibit the parties from mutually agreeing to extend Settlement Date under
	terms acceptable by both parties. If at any time after the Date of Ratification the contract
	for the sale of Buyer's Property becomes void, Buyer will immediately Deliver Notice to
	Seller together with evidence of such voiding, at which time either Seller or Buyer may
	declare this Contract void by Delivering Notice to the other party.
C	. CONTINGENT ON THE SELLER PURCHASING ANOTHER HOME This
	Contract is contingent until 9 p.m days after Date of Ratification ("Deadline")
	to allow Seller to ratify a contract for purchase of another home and conduct whatever
$\top$	due diligence Seller deems necessary under the terms of Seller's contract to purchase
•	another home. This contingency will terminate at Deadline and this Contract will remain
	in full force and effect unless Seller delivers Notice to Buyer, prior to Deadline, that this
	Contract is void.
D	. GENERAL This Contract is contingent until 9 p.m days after Date of
	Ratification ("Deadline") upon:
<b>—</b>	
I	

### 2. CLAUSES

•	as Buyer.
	This Contract becomes the primary contract immediately upon Notice from Seller that the other contract is void. All deadlines contained in this Contract shall be measured from Date of Ratification <b>OR</b> date this Contract becomes primary. Additionally, Settlement Date will be days after the date this Contract becomes primary. Buyer may void this back-up Contract at any time by Delivering Notice to Seller prior to Delivery of Notice from Seller that this Contract has become the primary contract. If the other contract settles, this Contract will become void. The rights and obligations of the parties under the primary contract are superior to the rights and obligations of the parties to this back-up Contract.
В.	"AS IS" PROPERTY CONDITION The following terms in this Contract are hereby amended (check all that apply):
	All clauses pertaining to delivery of Property free and clear of trash and debris and broom clean are deleted
	Buyer assumes responsibility for compliance with all laws and regulations regarding smoke detectors
	All clauses pertaining to termites and wood-destroying insects are deleted
	All clauses pertaining to Seller's compliance with all orders or notices of violation of any county or local authority are deleted
	All requirements for Seller to comply with Property Owners' or Condominium Owners' Associations notices of violations related to the physical condition of Property are deleted
C.	UNREPRESENTED SELLER OR BUILDER AND BUYER'S BROKER Upon
	Seller's irrevocable instruction, it is understood and agreed by all parties that
	(Cooperating Broker's name) of
	Cooperating Broker's firm) is acting as an agent solely representing Buyer in this transaction ("Buyer's Broker"). Seller agrees to pay Buyer's Broker a payment of \$ \square in cash \textbf{OR} \square
	% of the total sales price. Settlement Agent is hereby irrevocably directed to deduct Buyer's Broker fee from Seller's proceeds of the sale at Settlement. The parties acknowledge that Buyer's Broker relationship was disclosed to Seller and/or Seller's agent prior to showing Property to Buyer.
D.	1031 EXCHANGE (BUYER) Property is being acquired to complete an IRC Section 1031 tax-deferred exchange pursuant to an exchange agreement. This Settlement will be

("Intermediary"), who shall instruct Seller as to the manner Property shall be conveyed to Buyer. There shall be no additional expense to Seller as a result of the exchange and Seller shall cooperate with Buyer and Intermediary in the completion of the exchange.

- E. 1031 EXCHANGE (SELLER) Seller and Buyer agree to transfer Property by utilizing an IRC Section 1031 tax-deferred exchange. Buyer agrees to cooperate with Seller, at no expense or liability to Buyer, in the completion of the exchange, including execution of all necessary documents, the intention of the parties being that Seller utilizes Section 1031 to defer taxes by acquiring like-kind real estate through an exchange agreement established at Settlement. The parties will execute all necessary documents as determined by Intermediary at Settlement, which documents are prepared at Seller's expense.
- F. REAL ESTATE COOPERATIVE (Virginia Real Estate Cooperative Act § 55.1-2160) Seller □ has delivered **OR** □ will deliver to the Buyer the required public offering statement. If the statement was delivered prior to the Date of Ratification then Buyer has 10 days from the Date of Ratification to void this Contract by Delivering a Notice to Seller. If the statement was delivered after the Date of Ratification, then Buyer will have five days from receipt of the statement or Date of Settlement, whichever occurs first, to void the contract by Delivering a Notice to Seller.

Except as modified by this Addendum, all of the terms and provisions of this Contract are hereby expressly ratified and confirmed and will remain in full force and effect.

SEL	LER:	BUYER: $\bigcirc$	
04/20/2024	, H. Jason Gold, Trustee	4-19-24/4	evald darkerro
Date	Signature	Date	Signature
	1	/	
Date	Signature	Date	Signature
	/	/	
Date	Signature	Date	Signature
	/	/	
Date	Signature	Date	Signature



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## SALE: DISCLOSURE AND ACKNOWLEDGMENT OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

For the sale of	the Property at: 1010 Lynn st sw, vien	na, VA 22180
that such prope developing lead learning disabil poses a particu buyer with any and notify the b	er of any interest in residential real property erty may present exposure to lead from lead of poisoning. Lead poisoning in young child ities, reduced intelligence quotient, behavio lar risk to pregnant women. The seller of a information on lead-based paint hazards fr	on which a residential dwelling was built prior to 1978 is notified d-based paint that may place young children at risk of the may produce permanent neurological damage, including oral problems, and impaired memory. Lead poisoning also any interest in residential real property is required to provide the form risk assessments or inspections in the seller=s possession ds. A risk assessment or inspection for possible lead-based
Seller's Disclo	sure (initial)	
	(a) Presence of lead-based paint and	or lead-based paint hazard (check one below):
300	☐ Known lead-based paint and/or lea	ad-based paint hazards are present in the housing (explain):
wat 1	<ul> <li>✓ Seller has no knowledge of lead-b</li> <li>(b) Records and Reports available to</li> </ul>	ased paint and/or lead-based paint hazards in the housing. the seller (check one below):
		with all available records and reports pertaining to lead-based ards in the housing (list documents below):
	Seller has no reports or records pe the housing.	rtaining to lead-based paint and/or lead-based paint hazards in
Purchaser's A	cknowledgment (initial)	
PN, 1	(c) Purchaser has received and had a	n opportunity to review copies of all information listed above.
RN /	_ (d) Purchaser has received the pamp	hlet Protect Your Family From Lead in Your Home.
RU 1	(e) Purchaser has (check one below):	•
	Received a 10-day opportunity (or	mutually agreed upon period) to conduct a risk assessment or l-based paint or lead-based paint hazards; or
	Waived the opportunity to conduct paint and/or lead-based paint haza	a risk assessment or inspection for the presence of lead-based ards.
Sales Associa	tes' Acknowledgments (initial)	
SK I	U.S.C. 4852d. These Associates h	es are aware of their duty to ensure compliance with 42 ave informed the Seller of the Sellers' obligations under this rchaser having completed this form.
Certification o	f Accuracy	
	ed have reviewed the information above an s true and accurate.	d certify that to the best of their knowledge the information they
SELLER: 3/30/2024 /	H. Jason Gold, Tnustee	4-17-24 Royald Nalbyro
Date /	Signature	Date Signature
Date 28/2024 /	Signature Stephen Karbelk	Date Signature
Date	Signature of Listing Associate	Date Signatule of Selling Associate



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# Virginia Real Estate Board https://www.dpor.virginia.gov/Consumers/Disclosure Forms/

### RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

### SELLER AND PURCHASER ACKNOWLEDGEMENT FORM

The Virginia Residential Property Disclosure Act (§ 55.1-700 et seg. of the Code of Virginia) requires the

		the property is to be sold or leased with an option lisclosures required by the Act and to advise the	
purchaser that the disclosures a			
Certain transfers of residential p	roperty are excluded fr	rom this requirement (see § 55.1-702).	
	1010 Lynn St SW, V	ienna, VA 22180	
PROPERTY ADDRESS/			
LEGAL DESCRIPTION:	VIENNA WOODS PT LT	2055 SEC 10	
The purchaser is advised of the disclosures listed in the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT located on the Real Estate Board webpage at: <a href="https://www.dpor.virginia.gov/Consumers/Residential_Property_Disclosures">https://www.dpor.virginia.gov/Consumers/Residential_Property_Disclosures</a>			
<b>The owner(s) hereby provides notification</b> as required under the Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the <i>Code of Virginia</i> ) and, if represented by a real estate licensee as provided in § 55.1-712, further acknowledges having been informed of the rights and obligations under the Act.			
H. Jason Gold, Trustee Owner H. Jason Gold, Trust	:ee	Owner	
03/30/2024			
Date		Date	
The purchaser(s) hereby acknowledges receipt of notification of disclosures as required under the Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the <i>Code of Virginia</i> ). In addition, if the purchaser is (i) represented by a real estate licensee or (ii) not represented by a real estate licensee but the owner is so represented as provided in § 55.1-712, the purchaser further acknowledges having been informed of the rights and obligations under the Act.			
Kareld Ladys			
Purchaser		Purchaser	
4-17-24			
Date		Date	
		DPOR rev 07/2021	

BANKRUPTCY ADDENDUM TO SALES CONTRACT
Dated 4/18/20 (Contract")
H. Jason Gold, Trustee ("Seller") to  ("Buyer") for the property
("Buyer") for the property
1010 Lynn St. SW, Vienna, VA 22180 ("Property")

The provisions of this addendum shall govern notwithstanding any other provision of the Contract.

- 1. Conveyance will be by SPECIAL WARRANTY OF TITLE.
- 2. The property, and any contents being conveyed herewith, is being sold "AS-IS, WHERE-IS CONDITION." The sale of the Property is subject higher and better offers and subject to the approval of the US Bankruptcy Court, Eastern District of Virginia, Alexandria Division (the "Court"). The Listing Agent will provide to the Selling Agent a copy of the Sale Motion that seeks approval of this Offer with the Court.
- 3. No Dual Agency and No Designated Representation.
  - (a) The Owner does not consent to designated representation thus Owner does not allow the Property to be shown to a buyer represented by the Broker through another designated representative associated with the Broker.
  - (b) The Owner does not consent to dual representation thus Owner does not allow the property to be shown to a buyer represented by the Broker through the same sales associate.
- 4. In addition to the commission provided in the listing agreement, the Broker shall be entitled to be reimbursed for advanced property management and maintenance expenses, such as Trustee approved repairs, utility bills, lawn maintenance, etc., subject to the approval of the US Bankruptcy Court.
- 5. Seller's Closing Costs. Thru the date of closing, the Seller shall pay: (a) pro-rata real estate taxes, (b) property owners association fees, (c) Grantor's Deed Recording Tax, (d) Regional Congestion Relief Fee, (e) brokerage listing pursuant to the Court approved listing agreement and (f) \$150.00 for the Settlement and/or Closing Fee due to the closing company. All other costs of closing, including any additional fees due to the closing company, shall be paid by the Buyer.
- Title Company Incentive: If the Buyer agrees to have R.L. Title & Escrow of Vienna, Virginia conduct all aspects of the closing, then the Seller will pay an additional \$1,000.00 for Settlement and/or Closing Fee costs. If the Buyer is getting a closing cost credit from the Seller, then this credit shall be included in that credit.

This Addendum shall not alter, modify or change in any other represent the Agreement, and except as modified herein, all the terms and provisions of the Agreement are expressly ratified and confirmed and shall remain in full force and effect.

SELLER: H. Jason Gold, Trustee

H. Jason Gold, Chapter 7 Trustee Not individually but solely in his capacity as the Chapter 7 Trustee in Bankruptcy In re: Eagle Properties and Investments LLC Bankruptcy Case No: 23-10566-KHK

Date:

04/20/2024

# AFFILIATED BUSINESS ARRANGEMENT DISCLOSURE STATEMENT (Virginia)

Property:	1010 Lynn St SW, Vi	enna, VA 22180		
Date: 03/28/2024			1/9/	
This is to give you notice that CENTURY 21® New Millennium ("Real Estate Broker") has business elationships with First County Mortgage, LLC ("FCM"), which provides mortgage services, Bay County Title, LC ("BCT") and Bay County Settlements, LLC ("BCS"), which both provide settlement services and title insurance services, and Harbour, LLC ("Harbour"), and Capstone Insurance Group, Inc. ("CIG"), both of which provide homeowners' and flood insurance services. NM Management, Nc. ("NM"), which owns Real Estate Broker, is the 100% owner of FCM and BCS. NM has an 82% ownership interest in BCT, and Hazelwood Title as Escrow, Inc. ("Hazelwood"), a title insurance agency, has a 19% ownership interest in BCT. NM has a 49% ownership interest in Harbour and a referral relationship with HG. Because of these relationships, Real Estate Broker's referral of business to FCM, BCT, BCS, Harboux and/or CIG may provide Real Estate Broker, NM, and/or their employees or affiliates a financial or other penetic.  In addition, in connection with the purchase or sale of this property, you may desire to purchase a home varranty. Be advised that Real Estate Broker has an ownership interest in HSA, Real Estate Broker has no ownership interest in HSA, Real Estate Broker loes receive fees from HSA for its promotional and advertising services.  Set forth below is the estimated charge of renge of charges for the settlement services listed. You are NOT required to use the listed provider, of HSA, as a condition of the purchase or sale of your property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. NDD THE BEST RATE FOR THESE SERVICES.				
Provider	M	Settlement Services	<u>Charge/</u> F	Range of Charges
First County M	ortgage	Loan Origination Fee Loan Discount Fee/Points Underwriting Fee Processing Fee		loan amount loan amount
HSA Home Wal		Home Warranty Service	\$490-\$75	55
Bay County Se Bay County Tit	tlements	Binder Fee Settlement Fee Title Examination Fee Delivery / Copies	Rates per First \$250,000 \$250,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001 - \$2,000,0 \$2,000,001 - \$5,000,0 Over \$5,000,000 Call Simultaneous Issue R: \$75 - \$11 \$495 - \$7 \$125 - \$2	\$3.57 - \$4.24 00 \$2.37 - \$2.83 00 \$2.10 - \$2.52 I Company for Quote ate \$200 5 225
DC-9937909 v1/0310089	-00001		Seller wat I	Ruver /

New Millennium

H. Jason Gold, Trustee

**CENTURY 21® New Millennium** 

To:

From:

DigiSign Verified - e4687435-dee9-在外间的	4 <u>1</u> 769 <sup>73b</sup> ମନ୍ତିଶ 04/25/24 Entered 04/2 <del>(୫)<sup>4</sup>ନ୍ୟ ଅଣ୍ଟିୟ ଓ</del> ontract Page 20 of 21	. 47/
Harbour, LLC Capstone Insurance Group, Inc.	Homeowner's Insurance, Flood Insuran Other Personal Insurance Products	ce VIDE
	and/or personal insurance several factors, including to and age of the struct	Insurance, flood insurance, products varies depending on out not limited to: size, value, ures, geographical location, f contents, intended use, and
above-described settlement service(s	understand that Real Estate Broker is response to the state Broker, NM, their estate a result of this referral, and understand the advertising services for HSA.	mployees and/or affiliates may
H. Jason Gold, Truss Buyer's or Seller's Signature	tee	03/30/2024
1. 04.1		Date
Buyer's or Seller's Signature		Date
Buyer's or Seller's Signature		Date
Buyer's or Seller's Signature		Date

